## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application	on of	)	
	Kazuo Fujiura et al.	)	
Serial No.:	10/599,452	) Art Unit	
Filed:	September 28, 2006	) 1751	
Confirmation 1	No.: 9165	)	
For:	AN OPTICAL MEDIUM, AN OPTICAL LENS AND A PRISM	) )	
<u>TRANSM</u>	ITTAL FOR SUPPLEMENTAL INFORMATION DISCLO	OSURE STATEMENT	
Commissioner P.O. Box 1450 Alexandria, V.			
Sir:			
Information I	nitted herewith for filing and pursuant to 37 C.F.R. § Disclosure Statement, which includes the following sta 7 C.F.R. § 1.98:		
	Statement of relevance of selected cited references not in the English language which are not translated.		
_	Statement that selected cited references are substantially cupreviously submitted reference.	amulative of an enclosed or	
_	Statement that selected cited references were previously cited by or submitted to the United States Patent and Trademark Office in a prior application which is relied upon for an earlier filing date under 35 U.S.C. § 120.		
$\mathbf{A}_{\cdot}$	Additional Materials Required Due to Content of Informati	on Disclosure Statement	

Transmitted are the following documents in addition to the Information Disclosure Statement as required variously under 37 C.F.R. § 1.98:

X Form PTO-1449 listing 1 reference submitted for consideration.

		A copy of each of the references listed on the Form PTO-1449.					
		English translations of () of the references listed on the Form PTO-1449 which are not in the English language.					
		Copies of the following documents from the prosecution of a previous, rela application:					
			Form PTO-1449 AND INFORMATION DISCLOSURE STATEMENT; and				
			Form PTO-892				
	B.	Addition Statem	onal Materials Required Due to Timing of Filing of Information Disclosure				
follow			ted Information Disclosure Statement is being filed within one (1) of the ne periods:				
	I.	X	Prior to the later of either three (3) months following the filing date or the mailing of a first Office Action. Accordingly, no materials other than those listed above are enclosed.				
	II.		Following the latter of either three (3) months following the filing date or the mailing of a first Office Action, but before the mailing of a final Office Action or a Notice of Allowance. Accordingly, to secure consideration thereof, one (1) of the following is also enclosed:				
			Promptness Certification; or				
			Check No in the amount of constituting the submission fee set forth in 37 C.F.R. § 1.17(p).				
	III.		After the mailing of a Notice of Allowance, but before payment of the Issue Fee. Accordingly, in order to secure consideration thereof, each of the following are also enclosed:				
			Promptness Certificate;				
			Petition for Consideration; and				
			Check No. in the amount of constituting the petition fee set forth in 37 C.F.R. § 1.17(i)(1).				
	IV.		After payment of the Issue Fee. Accordingly, in order to secure consideration thereof, each of the following are also enclosed:				
			Petition to Withdraw from Issue; and				

			Check No in the amount of constituting the petition fee set forth in 37 C.F.R. § 1.17(i)(1).		
	C.	<u>Fees</u>			
	ing fee	s associ	sioner is hereby authorized to charge payment of or any deficiency in the ated with this communication, or to credit any overpayment thereof, to Deposit 3. A duplicate copy of this letter is enclosed.		
	_X_	Any f therew	ee required in relation to filing of this letter or any documents transmitted with.		
		The submission fee set forth in 37 C.F.R. § 1.17(p) in the event that 37 C.F.R. § 1.97(c) applies and the Examiner is not satisfied that any Promptness Certificate submitted meets the requirements of 37 C.F.R. § 1.97(e).			
		The submission fee set forth in 37 C.F.R. § 1.17(p).			
	The petition fee set forth in 37 C.F.R. § 1.17(i)(1).				
Dated this 31st day of October 2007.					
			Respectfully submitted,		
			/Dana L. Tangren/ Reg # 37246 DANA L. TANGREN		

Attorney for Applicant Registration No. 37,246 Customer No. 022913 Telephone No. 801.533.9800

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